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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/688,977	10/21/2003	Yuuichirou Ueno	A8319.0027/P027	4184
75	590 02/09/2005		EXAM	INER
Mark J. Thronson			YUN, JURIE	
DICKSTEIN S	HAPIRO MORIN & OSI	HINSKY LLP		
2101 L Street N	1W		ART UNIT	PAPER NUMBER
Washington, D	C 20037-1526		2882	
			DATE MAILED: 02/00/200	•

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
Office Action Summary		10/688,977	UENO ET AL.	
		Examiner	Art Unit	
		Jurie Yun	2882	
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with	the correspondence address	
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply within the statutory minimum of thirty will apply and will expire SIX (6) MONT, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).	
Status				
2a)	Responsive to communication(s) filed on <u>08 M</u> This action is FINAL . 2b) This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final. nce except for formal matte		
Disposit	ion of Claims			
5)□ 6)⊠ 7)⊠ 8)□	Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-18 and 21-23 is/are rejected. Claim(s) 19,20,24 and 25 is/are objected to. Claim(s) are subject to restriction and/outline ion Papers	wn from consideration.		
	The specification is objected to by the Examine	r		
		epted or b)⊡ objected to b	v the Examiner.	
,—	Applicant may not request that any objection to the			
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	· · · · · · · · · · · · · · · · · · ·		
	·	diffilier. Note the attached	Office Action of form F 10-132.	
	under 35 U.S.C. § 119			
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Ap rity documents have been r u (PCT Rule 17.2(a)).	plication No eceived in this National Stage	
Attachmen	• •			
	ce of References Cited (PTO-892) the of Draftsperson's Patent Drawing Review (PTO-948)		mmary (PTO-413) /Mail Date	
3) 🛛 Infon	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date 10/21/03 & 3/8/04.		ormal Patent Application (PTO-152)	



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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3, 5-7, 9, 11-16, 18, 21, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Limkeman et al. (USPN 6,661,866 B1) in view of Melen et al. (USPN 6,175,611 B1).
- 3. With respect to claims 1, 5, 9, and 16, Limkeman et al. disclose a radiological imaging apparatus comprising: a ring-shaped detector support member (10) which extends in the longitudinal direction (W) of a bed (14) for supporting an examinee and is arranged around said bed; and a radiation detection apparatus (11) including a plurality of radiation detector units (see Fig. 3) arranged in the longitudinal direction of said bed and around said bed, wherein said detector unit comprises a plurality of radiation detectors for detecting radiation and is provided with some of said radiation detectors for detecting said radiation that has passed through other said radiation detectors; an X-ray source (50) which moves around said bed and radiates X-rays; and wherein said detector unit comprises a plurality of radiation detectors for detecting radiation and is provided with a plurality of said radiation detectors in different positions in the radius direction of said detector support member; and wherein said detector unit is provided with a plurality of radiation detectors which detect gamma-rays, some of said radiation

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detectors which detect said gamma-rays that have passed through other said radiation detectors and a signal processing apparatus for gamma-ray detection signals outputted from said radiation detectors (Fig. 1, 70 – "PET Processor"); and wherein said detector unit is provided with a plurality of radiation detectors for detecting radiation and some of said radiation detectors for detecting said radiation that has passed through other said radiation detectors, and at least said some radiation detectors output both said X-ray detection signals and gamma-ray detection signals (Abstract, last line).

Limkeman et al. do not disclose said plurality of detector units being attached to said detector support member in a detachable manner. Melen et al. disclose a plurality of detector units being attached to a detector support member (Fig. 5, 508) in a detachable manner (via screws). It would have been obvious to one of ordinary skill in the art at the time the invention was made to apply the teaching of detachable detectors to the Limkeman et al. apparatus, for ease of servicing. It would also achieve cost savings when replacing individual detectors instead of the whole array.

4. With respect to claims 2, 6, 12, 13, and 15, Melen et al. disclose the detector unit comprises: a detector support substrate (Fig. 3, 316) attached to said detector support member (Fig. 5, 508) in a detachable manner; the plurality of some of said radiation detectors and the plurality of said other radiation detectors arranged on said detector support substrate. Melen et al. do not disclose a plurality of wires provided for said detector support substrate and connected to each of said radiation detectors for transmitting detection signals outputted from said radiation detectors, wherein the wires are provided in said detector support substrate. However, Melen et al. disclose indium

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bumps (Fig. 7, 712) and bond pads (716) provided in the substrate for transmitting detection signals outputted from the radiation detectors, and it would have been obvious to one of ordinary skill in the art that these were both well known in the art and would have been a design choice to use one over the other.

- 5. With respect to claims 3 and 7, Limkeman et al. disclose an image creation apparatus (Fig. 1, 74) which creates images of said examinee using the output signals of said radiation detectors.
- 6. With respect to claims 11 and 14, Limkeman et al. disclose an image creation apparatus (Fig. 1, 70 & 74) which creates images including areas where radiopharmaceutical in the body of said examinee is concentrated using the output information from said signal processing apparatus.
- 7. With respect to claim 18, Limkeman et al. disclose said some radiation detectors and said other radiation detectors are arranged rectilinearly (see Fig. 3).
- 8. With respect to claim 21, Limkeman et al. disclose a tomographic image creation apparatus which creates tomographic images using first information obtained from said gamma-ray detection signals and second information obtained from said X-ray detection signals (column 5, lines 63+).
- 9. With respect to claim 22, Limkeman et al. disclose (column 5, lines 63+) a first gamma-ray signal processing apparatus for getting said gamma-ray detection signals from said first radiation detectors which output both said X-ray detection signals and said gamma-ray detection signals and an X-ray signal processing for getting said X-ray detection signals provided for each of said first radiation detectors; a second gamma-

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ray signal processing apparatus for getting said gamma-ray detection signals from said second radiation detectors which do not output said X-ray detection signals but output said gamma-ray detection signals provided for each of said second radiation detectors; a counting apparatus which receives output signal from said first gamma-ray signal processing apparatus and said second gamma-ray signal processing apparatus and outputs information such as position information of each of a pair of said radiation detectors which have detected said gamma-rays within a set time and count information of said detected gamma-rays; and a tomographic image creation apparatus which creates tomographic image information using said position information, said count information and output information of said X-ray signal processing apparatus. Although Limkeman et al. do not go into the details of the counting apparatus, it is inherent in the system since it is disclosed to be an integrated CT-PET system.

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- 10. Claims 4, 8, 10, 17, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Limkeman et al. (USPN 6,661,866 B1) in view of Melen et al. (USPN 6,175,611 B1) as applied to claims 1, 5, 9, and 16 above, and further in view of Saoudi et al. (USPN 6,448,559 B1).
- 11. With respect to claims 4, 8, 10, 17, and 23, Limkeman et al. do not disclose the radiation detectors are semiconductor radiation detectors. Saoudi et al. disclose semiconductor radiation detectors (column 5, lines 62-67). Specifically, Saoudi et al. teach that detector assemblies with scintillators could be used as well as semiconductor detectors including CdTe and CdZnTe based detectors "without departing from the spirit

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and nature of the present invention." It would have been obvious to one of ordinary skill in the art at the time the invention was made to use semiconductor radiation detectors in the Limkeman et al./Melen et al. apparatus, because these are cheaper and would result in additional cost savings.

Allowable Subject Matter

- 12. Claims 19, 20, 24, and 25 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 13. The following is a statement of reasons for the indication of allowable subject matter: Prior art fail to disclose a radiological imaging apparatus comprising an X-ray source transport apparatus which transports said X-ray source in said longitudinal direction, as claimed. Prior art fails to disclose a radiological imaging apparatus wherein the semiconductor radiation detectors comprise three or more semiconductor elements having at least two surfaces and arrange anode electrodes and cathode electrodes alternately between said different semiconductor elements, as claimed. Prior art fails to disclose a radiological imaging apparatus wherein the semiconductor radiation detector has a multilayered structure with an even number of semiconductor elements, forms common anode electrodes and cathode electrodes between said adjacent semiconductor elements in said semiconductor radiation detectors and forms common cathode electrodes on both the mutually facing sides of the adjacent semiconductor radiation detectors, as claimed.

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Conclusion

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jurie Yun whose telephone number is 571 272-2497. The examiner can normally be reached on Monday-Friday 8:30-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ed Glick can be reached on 571 272-2490. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jurie Yun February 3, 2005

> Craig E. Church Primary Examiner

Crows E Church

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